

**REMARKS**

The Examiner's Action mailed on July 26, 2007, has been received and its contents carefully considered.

In this Amendment, Applicants have editorially amended the specification, and amended claims 1, 6-9, 11-14 and 17-20. Claims 1, 9 and 14 are the independent claims, and claims 1-20 remain pending in the application. For at least the following reasons, it is submitted that this application is in condition for allowance.

Support for the amendments is found in the specification and claims as filed. Accordingly, the amendments do not constitute the addition of new matter. Reconsideration of the application in view of the foregoing amendments and following comments is respectfully requested.

**Specification**

The specification was objected to due to idiomatic English. It is respectfully requested that this objection be withdrawn.

The specification has been amended by substitution to correct idiomatic English. Support for the amendments is found in the specification and claims as filed. Accordingly, the amendments do not constitute the addition of new matter.

### Claim Rejections - 35 U.S.C. §103

Claims 1 and 6-8 were rejected under 35 U.S.C. §103(a) as being obvious over *Hung et al.* (US 2005/0015260 A1) in view of *Hsu* (US 6,842,356 B2). This rejection is respectfully traversed.

Claims 2-4 and 14-20 were rejected under 35 U.S.C. §103(a) as being obvious over *Hung et al.* and *Hsu* further in view of *Tak* (KR 2002-0054686) and *Fouladpour* (US 6,608,264 B1). This rejection is also respectfully traversed.

Of the rejected claims, only claims 1, 9 and 14 are independent.

Claims 1 and 9 have been amended to recite the feature “a power regulator ... for regulating a voltage from the USB port or the cigarette-lighter charger port to a suitable level for supplying to the FM modulator/transmitter” and claim 14 has been amended to recite “a power regulator electrically coupled to the power switch for regulating a voltage from the USB port or the cigarette-lighter charger port to a suitable level for supplying to various components inside the main body of the adaptor’.

*Hung et al.*, *Hsu*, *Tak* and *Fouladpour* each fail to teach or suggest the above-recited features.

In particular, *Hsu* discloses an on-vehicle charger, which regulates a voltage from the cigarette-lighter charger port to a suitable level for supplying power to a USB jack and FireWire jack respectively (see Fig. 1 and Fig. 3 of *Hsu*), but fails to teach or suggest either “a power regulator ... for regulating a voltage

from the USB port or the cigarette-lighter charger port to a suitable level for supplying to the FM modulator/transmitter” as recited in amended claims 1 and 9 or “a power regulator electrically coupled to the power switch for regulating a voltage from the USB port or the cigarette-lighter charger port to a suitable level for supplying to various components inside the main body of the adaptor” as recited in amended claim 14.

*Hung et al., Tak and Fouladpour* are all silent about these features.

Accordingly, the above-recited features of amended claims 1, 9 and 14 are unobvious and patentable over the art of record.

In addition, insofar as claims 2-8 depend from claim 1, claims 10-13 depend from claim 9 and claims 15-20 depend from claim 14, these claims are also novel and unobvious over the prior art of record. Accordingly, Applicant respectfully submits that the rejections under 35 U.S.C. §103(a) should be withdrawn.

In addition, claims 6, 11 and 18 have been amended to recite the novel feature “the cigarette-lighter charger port and the USB port are located opposite each other on the main body of the adaptor”, which is not disclosed and taught by the prior art of record.

Claim 8, 11 and 20 have been amended to recite the novel feature “the cigarette-lighter charger port and the USB port are located on a same side of the main body of the adaptor”, which is also not disclosed and taught by the prior art of record.

Claims 7 and 12 have been amended to recite the novel feature “a vehicular speaker is selected by a controller for broadcasting the compressed digital music when the power regulator is electrically coupled to the cigarette-lighter charger port and a headphone is selected by the controller for outputting the compressed digital music when the power regulator is electrically coupled to the USB port”, which is not disclosed and taught by the prior art of record.

Claim 19 has been amended to recite the novel feature “when the power switch switches to the USB port, the audio switch selects the speaker or the headphone for broadcasting music, and when the power switch switches to the cigarette-lighter charger port, the audio switch selects the vehicular speaker for broadcasting music”, which is not disclosed and taught by the prior art of record.

Reconsideration and withdrawal of this rejection is respectfully requested.

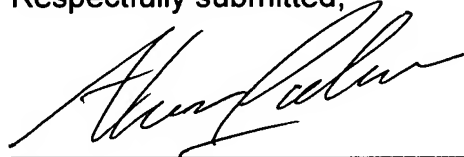
**Conclusion**

For all of the above reasons, applicants submit that the specification and claims are now in proper form, and that the claims define patentably over the prior art. Therefore applicants respectfully request issuance for this case at the Office Action's earliest convenience.

Should the Examiner feel that a conference would help to expedite the prosecution of this application, the Examiner is hereby invited to contact the undersigned counsel to arrange for such an interview.

Should any fee be required, however, the Commissioner is hereby authorized to charge the fee to our Deposit Account No. 18-0002, and advise us accordingly.

Respectfully submitted,



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Date

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